57	to the task force.
58	(7) The task force shall study when and how communication or information provided
59	to an individual who advocates for victims should be kept confidential, including:
60	(a) defining relevant terms such as "victim advocate" and what qualifications a victim
61	advocate should have to have any confidentiality protections;
62	(b) what types of communication or information, if any, should be kept confidential;
63	(c) how to address issues such as:
64	(i) a victim advocate knowing that the victim will give or has given perjured testimony;
65	(ii) the communication or information containing exculpatory or inculpatory evidence;
66	<u>and</u>
67	(iii) duties to disclose suspected cases of child abuse or neglect;
68	(d) whether the confidentiality requirements should be enacted by statute or court rules
69	of procedure and evidence; and
70	(e) any other issue related to this Subsection (7).
71	(8) On or before the November 2018 Interim the task force shall report to the Judiciary
72	Interim Committee, including presenting proposed legislation, if any.
73	Section 2. Repeal date.
74	<u>Section 36-29-103 is repealed on November</u> \$→ [31] 30 ←\$, 2018.